

"§ 160A-354. *Administration of parks and recreation programs.*—A city or county may operate a parks and recreation system as a line department, or it may create a parks and recreation commission and vest in it authority to operate the parks and recreation system.

"§ 160A-355. *Joint parks and recreation systems.*—Any two or more units of local government may cooperate in establishing parks and recreation systems as authorized in Article 20, Part 1, of this Chapter.

"§ 160A-356. *Financing parks and recreation.*—Each county and city is authorized to expend for its parks and recreation system any of its revenues not otherwise limited as to use by law. Locally levied taxes may be used for parks and recreation purposes only to the extent approved by the qualified voters of the county or city. Bonds and notes may be issued for parks and recreation purposes only if approved by the qualified voters of the county or city.

"§ 160A-357. *Referendum on establishment of system.*—The governing board of any county or city may on its own initiative, and shall upon receipt of a petition from its qualified voters, submit to the voters the question of whether a system of supervised recreation shall be established in the county or city. The petition shall be signed by a number of qualified voters equal to at least ten percent (10%) of the number of voters registered to vote in the county or city according to the most recent figures certified by the State Board of Elections. The proposition may be submitted at a special election called for that purpose, or at any other special or general election or proposition referendum. Propositions for the levy or use of taxes for parks and recreation purposes and the issuance of bonds for these purposes may be placed on the same ballot, but shall be stated as separate and distinct propositions. If the voters approve a proposition to establish a parks and recreation system but disapprove tax or bond propositions, it shall be the duty of the governing board to establish the system only if sufficient nontax revenues are available to it for that purpose.

This section shall not be construed to require voter approval for the establishment of a parks and recreation system financed by nontax revenues.

"ARTICLE 19.

"Planning and Regulation of Development.

"Part 1. General Provisions

"§ 160A-360. *Territorial jurisdiction.*—(a) All of the powers granted by this Article may be exercised by any city within its corporate limits. In addition, any city may exercise these powers within a defined area extending not more than one mile beyond its limits. With the approval of the board or boards of county commissioners with jurisdiction over the area, a city of 10,000 or more population but less than 25,000 may exercise these powers over an area extending not more than two miles beyond its limits and a city of 25,000 or more population may exercise these powers over an area extending not more than three miles beyond its limits. The boundaries of the city's extraterritorial jurisdiction shall be the same for all powers conferred in this Article. No city may exercise extraterritorially any power conferred by this Article that it is not exercising within its corporate limits.

(b) Any council wishing to exercise extraterritorial jurisdiction under this Article shall adopt, and may amend from time to time, an ordinance specifying the areas to be included based upon existing or projected urban development and areas of critical concern to the city, as evidenced by officially adopted plans for its development. Boundaries shall be defined, to the extent feasible, in terms of geographical features identifiable on the ground. A council may, in its discretion, exclude from its